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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/077,385	02/15/2002	Roy James Askeland	14531.132	5665
47973	7590 02/04/2005		EXAM	INER
WORKMAN NYDEGGER/MICROSOFT			DATSKOVSKIY, MICHAEL V	
1000 EAGLE	GATE TOWER			
60 EAST SOUTH TEMPLE			ART UNIT	PAPER NUMBER
SALT LAKE	CITY, UT 84111		2835	

DATE MAILED: 02/04/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/077,385	ASKELAND ET AL.			
Office Action Summary	Examiner	Art Unit			
	Michael V Datskovskiy	2835			
The MAILING DATE of this communication appeared for Reply	pears on the cover sheet with the o	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tir ly within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	nely filed vs will be considered timely. the mailing date of this communication. ED (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on 29 A	pril 2004.				
	s action is non-final.				
3) Since this application is in condition for allowa	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
4) Claim(s) 1-5,7,9-26,31 and 33-38 is/are pendicular day of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-5,7,9-26,31 and 33-38 is/are rejector claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or claim(s) are subject to	wn from consideration.				
Application Papers	,				
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 15 February 2002 is/an Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Example 2015.	e: a)⊠ accepted or b)⊡ objecte drawing(s) be held in abeyance. Se tion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the prio application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da				
Paper No(s)/Mail Date	6) Other:	* F			

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 04/29/2004 have been fully considered but they are not persuasive. First: Regarding "Functional" limitations of claims 6 and 28: claims are canceled, hence, arguments are moot. However, because applicant actually moved the limitations of these claims in the amended independent claims 1 and 26, examiner has to point out the following: The amended claims comprise a variety of optimum ranges of fan characteristics like: "low operational velocity", low acoustic signature of less than 36dB", or size of a diameter, along with claiming their functional interdependence, such as: "the acoustic signature being proportional to the operational velocity" and "diameter that is configured in size to cool at least one processor at the low operational velocity". These limitations where rejected previously as being obvious to one ordinary skilled in that art, since it has been held that discovering the optimum or workable ranges involves only routine skill in the art. In the Arguments applicant has not provided any prove of an unexpected results of chosen fans characteristics. It is inherent and well in the art that cooling capacity, speed and diameter of a fan are functionally interdependent and that the higher is speed of the fan the bigger is noise produced by the fan and by air movement. (See The Official Notice below). Second: regarding the height of the housing: nowhere in the rejections examiner stated that the cover 76 is a housing having small height. The housing by Bolognia et al is a carriage (chassis) 34, as it was stated in the last rejection on page 5, line 7.

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Claim Rejections - 35 USC § 103

2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-5, 9-10, 12, 14, 26, 31, 33-37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bolognia et al in view of Hirano et al.

Bolognia et al teach a computing device 30, comprising a housing having a height being the smallest dimension of said housing, said housing encasing a power supply, a processor, a motherboard, a hard drive assembly and a baffle 60; and a fan 54 mounted on a support structure 52 within said housing, wherein said support structure. Bolognia et al teach furthermore said fan drawing air over at least power supply assembly (col.3. lines 61-63) and said baffle 60, the fan 52 being greater in diameter than the height of said housing (see Fig.3). Bolognia et al teach furthermore said computing device housing comprises a cover 76 and a carriage (housing or chassis) 34, said cover and said carriage comprising a plurality of vents. Bolognia et al do not teach said fan having a low rotational velocity and a diameter having a size which enable the fan to operate without generating high frequency acoustic noise, said fan being configured to generate acoustic noise less than about 36dB (claims 1 and 26), or of between 28 dB to about 35 dB (claim 36), or between 25 dB to about 30 dB (claim 37). Official Notes is taken that it is well known in the art that cooling capacity, speed, diameter of a fan and the level of produced acoustic noise are functionally interdependent, and that the bigger is diameter

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of a fan the lower must be its speed in order to produce the same amount of air flowing; while the higher is speed of the fan the bigger is noise produced by the fan and air movement. (See Lan et al, US Patent 5,440,450; Emberty et al, US Patent 6,597,972; Antonuccio et al, US Patent 6,141,213; Henderson et al, US Patent 6,526,333; Henderson et al, US Patent 6,247,898; Mardis, US Patent 5,000,079 and Van Hounten, US Patent 4,971,520, each clearly providing adequate teaching about interdependency of fan's diameter, speed and acoustic noise). Hence, it would have been obvious to one having ordinary skill in the art at the time the invention was made to choose optimum range of fan characteristics (diameter, speed, height e.g.), since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233.

4. Claims 7 and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bolognia et al and Hirano et al as applied to claims above, and further in view of Alfano et al.

Bolognia et al and Hirano et al teach all the limitation of the claim except said fan is a variable-speed fan. Alfano et al teach a thermal management system, comprising a variable-speed cooling fan 130. It would have been obvious to one having ordinary skill in the art at the time the invention was made to employ a variable speed cooling fan as it is shown by Alfano et al in the device by Bolognia et al in order to save power and decrease noise in a computing device.

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5. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bolognia et al and Hirano et al as applied to claims above, and further in view of Schubert et al. Bolognia et al and Hirano et al teach all the limitation of the claim except at least one dampening member disposed between said fan and said support structure to acoustically dampen said fan. Schubert et al teach a fan 10 having a housing 12 fastened to a support structure 50 through a dampening elastic member 56. It would have been obvious to one having ordinary skill in the art at the time the invention was made to employ a dampening member for a cooling fan as it is shown by Schubert et al in the device by Bolognia et al and Hirano et al, in order to acoustically dampen said fan.

Allowable Subject Matter

- 6. Claims 15-25 are allowed.
- 7. Claim 13 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 8. The following is a statement of reasons for the indication of allowable subject matter: Said baffle comprising at least one aperture for allowing air to flow from said fan (claim 13); A computing device comprising a combination of parts including a smart card and a fan drawing air from outside a computer housing and over said smart card.

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wherein said fan is mounted on a support structure, which also provides an EMI protection for a processor.

Conclusion

- 9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Gough et al (US Patent 6,659,292) teaching a structure of a thin blade server with a fan located horizontally on a top of a processor.
- 10. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael V Datskovskiy whose telephone number is (571) 272-2040. The examiner can normally be reached on 8-4:30.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynn Feild can be reached on (571) 272-2092. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Mul Daffleri

Michael V Datskovskiy Primary Examiner

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02/02/2005